



UNITED STATES DE. ARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

The state of the state of AUMBER FILING TOTE F97025-896

LONGSTRETH

Ή.

QM12/1130

GOODMAN.C

BILLIE JEAN LONGSTRETH 406 RISING HILL DRIVE FAIRBORN OH 45324

5724

11/30/99

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION	
HE PERIOD FOR RESPONSE: A is extended to run from	the data of the final rejection
er continues to run from	the date of the most sy
is extended to run	is Advisory Action, whichever is later. In ho
expires three months from the date of the final rejection or as of the final many expires three months from the date of the final rejection or as of the final many expires three months from the date of the final rejection or as of the final many expires three months from the date of the final rejection or as of the final many expires three months from the date of the final rejection or as of the final many expires three months from the date of the final rejection or as of the final many expires three months from the date of the final rejection or as of the final many expires three months from the date of the final rejection or as of the final many expires three months from the date of the final rejection or as of the final many expires three months from the date of the final many expires three months from the date of the final many expires three months from the date of the final many expires three months from the date of the final many expires three months from the date of the final many expires three months from the final many expires three mony	from the date of the final rejection.
Any extension of time must be obtained by filing a petition that of the date. The date on which the response, the petition, and the fee have been filed is the date. The date on which the response, the petition, and the corresponding amount of the purposes of determining the period of extension and the corresponding amount of the purposes of determining the date of the originally set shortened statutory period for	of the response and divided the response and divided to the response or as set forth in b) above.
A sallest's Brief is due in accordance with 37 CFR 1.192(a).	twith the following effect, but it is not deemed
Appellant's Brief is due in accordance with 37 CFR 1.192(a). Applicant's response to the final rejection, filed	d with the following and
Applicant's response to the that open and application in condition for allowance: to place the application in condition for allowance: The proposed amendments to the claim and /or specification will not be entered and a. There is no convincing showing under 37 CFR 1.116(b) why the proposed amendments are consisted.	endment is necessary and was not earlier
a. There is no convincing showing under 37	
presented. b. A They raise new issues that would require further consideration and/or search.	(See Note).
b. They raise new issues that would require locate.	
c. They raise the issue of new matter. (See Note). d. They are not deemed to place the application in better form for appeal by m	aterially reducing or simplifying the issues for
d. They are not deemed to place the application in better to the appeal. e. They present additional claims without cancelling a corresponding number of	of finally rejected claims.
Little and claims without cancelling a corresponding number of	,
They present additional classics	
-O- AUTICATION IS IN	APROPER IN THE
NOTE: THE NEW SUBSTITUTE SPECIFICATION IS IN COPY IS NOT A COPY OF THE ORIGINAL FILED. ACCUCATION. SOME OF THE DETAILS MAY BE, CON WHIE NOT INTRODUCED IN THE SPECIFICATION AS OPPORTU	APRIPLE IN FILING DATE OF THE AS DE THEY STUDY SINCE THEY SELVED AS NEW MATTER SINCE THEY GIVEN FILED. THE NEW CLAIM TO THE LAST CL.
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS IN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION, SOME OF THE DETAILS MAY BE CON WERE NOT INTRODUCED IN THE SPECIFICATION AS ONE WOULD BE Allowed if sub	AS OF THE FILLIO DATE OF THE ISTURED AS NEW MATTER SINCE THEY ISTURED AS NEW MATTER SINCE THEY ISTURED. THE NEW CLAIM THE LAST CLE MATTER THAT WAS NOT IN THE LAST CLE MATTER THAT WAS NEW ISSUES.
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS IN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION, SOME OF THE DETAILS MAY BE CON WERE NOT INTRODUCED IN THE SPECIFICATION AS ONE WOULD BE Allowed if sub	AS OF THE FILLIO DATE OF THE ISTURED AS NEW MATTER SINCE THEY ISTURED AS NEW MATTER SINCE THEY ISTURED. THE NEW CLAIM THE LAST CLE MATTER THAT WAS NOT IN THE LAST CLE MATTER THAT WAS NEW ISSUES.
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION, SOME OF THE DETAILS MAY BE, CON WHILE NOT INTRODUCED IN THE SECRETARIS SHELL 2. Newly proposed or amended claims would be allowed if subthen non-allowable claims. 3. Vipon the filing an appeal, the proposed amendment will be entered will be a followed.	AS OF THE FILLIO DATE OF THE ISTURED AS NEW MATTER SINCE THEY ISTURED AS NEW MATTER SINCE THEY ISTURED. THE NEW CLAIM THE LAST CLE MATTER THAT WAS NOT IN THE LAST CLE MATTER THAT WAS NEW ISSUES.
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE, CON WHILE NOT INTRODUCED IN THE SECRETARIS SHOWN. 2. Newly proposed or amended claims would be allowed if subthen non-allowable claims. 3. Upon the filing an appeal, the proposed amendment will be entered will be as follows: Claims allowed:	AS OF THE FILLIO DATE OF THE ISTURED AS NEW MATTER SINCE THEY ISTURED AS NEW MATTER SINCE THEY ISTURED. THE NEW CLAIM THE LAST CLE MATTER THAT WAS NOT IN THE LAST CLE MATTER THAT WAS NEW ISSUES.
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. ACCURATION. SOME OF THE DETAILS MAY BE CON CONTAINS SHAPE 2. Newly proposed or amended claims would be allowed if subtenon-allowable claims. 3. Upon the filing an appeal, the proposed amendment with the entered will be as follows: Claims allowed: Claims objected to:	AS OF THE FILLIO DATE OF THE ISTURED AS NEW MATTER SINCE THEY ISTURED AS NEW MATTER SINCE THEY ISTURED. THE NEW CLAIM THE LAST CLE MATTER THAT WAS NOT IN THE LAST CLE MATTER THAT WAS NEW ISSUES.
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE CONTAINS SHAP. 2. Newly proposed or amended claims would be allowed if subthen non-allowable claims. 3. Upon the filing an appeal, the proposed amendment will be entered will be as follows: Claims allowed: Claims rejected: Z	AS OF THE FILLIO PATE OF THE ISTURED AS NEW MATTER SINCE THEY ISTURED AS NEW MATTER SINCE THEY ISTURED. THE NEW CLAIM SECT MATTER THAT WAS NOT IN THE LAST CLOSMITTED IN A SEPARATED FIRST AND ASSESSION OF THE PROPERTY OF THE STATE OF THE STATE OF THE SALES OF THE CAIMS WILL NOT BE ENTERED TO THE SALES OF THE CAIMS WILL NOT BE ENTERED TO THE SALES OF THE CAIMS WILL NOT BE ENTERED TO THE CAIMS WILL NOT BE ENTERED.
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE CONTAINS SHAP. 2. Newly proposed or amended claims would be allowed if subthen non-allowable claims. 3. Upon the filing an appeal, the proposed amendment will be entered will be as follows: Claims allowed: Claims rejected: Z	AS OF THE FILLIO PATE OF THE ISTURED AS NEW MATTER SINCE THEY ISTURED AS NEW MATTER SINCE THEY ISTURED. THE NEW CLAIM SECT MATTER THAT WAS NOT IN THE LAST CLOSMITTED IN A SEPARATED FIRST AND ASSESSION OF THE PROPERTY OF THE STATE OF THE STATE OF THE SALES OF THE CAIMS WILL NOT BE ENTERED TO THE SALES OF THE CAIMS WILL NOT BE ENTERED TO THE SALES OF THE CAIMS WILL NOT BE ENTERED TO THE CAIMS WILL NOT BE ENTERED.
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS IN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION, SOME OF THE DETAILS MAY BE, CON WHITE NOT INTRODUCED IN THE SECULIARIES SUBTECTION AS ORIGINAL SUBTECTION. 2. Newly proposed or amended claims would be allowed if subtenen-allowable claims. 3. Upon the filing an appeal, the proposed amendment with the entered will be as follows: Claims allowed: Claims allowed: Claims rejected: Z However;	AS DE THE FILLIC PATE OF THE STREED AS NEW MATTER SINCE THAT STREED. THE NEW CLAIM SECT MATTER THAT WAS NOT IN THE WAS CONTINUED THAT WAS NOT THE WAS CONTINUED THAT THE WAS NOT THE
NOTE: THE NEW SUBSTITUTE, SPECIFICATION IS IN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION, SOME OF THE DETAILS MAY BE, CON WHITE NOT INTRODUCED IN THE SECULIARIES SUBTECTION AS ORIGINAL SUBTECTION. 2. Newly proposed or amended claims would be allowed if subtenen-allowable claims. 3. Upon the filing an appeal, the proposed amendment with the entered will be as follows: Claims allowed: Claims allowed: Claims rejected: Z However;	AS DE THE FILLIC PATE OF THE STREED AS NEW MATTER SINCE THAT STREED. THE NEW CLAIM SECT MATTER THAT WAS NOT IN THE WAS CONTINUED THAT WAS NOT THE WAS CONTINUED THAT THE WAS NOT THE
NOTE: THE NEW SUBSTITUTE. SPECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE CONTAINS SUBTICE. Newly proposed or amended claims would be allowed if subthe non-allowable claims. Upon the filing an appeal, the proposed amendment with the entered will be as follows: Claims allowed: Claims objected to: Claims rejected: However: Applicant's response has overcome the following rejection(s):	AS DE THE PLUNC DATE OF THE STREED AS NEW MATTER SINCE THAT STREED. THE NEW CLAIM CONTINUED THAT WAS NOT AN THE LAST CLED SINCE THE LA
NOTE: THE NEW SUBSTITUTE. SPECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE CONTAINS SUBTICE. Newly proposed or amended claims would be allowed if subthe non-allowable claims. Upon the filing an appeal, the proposed amendment with the entered will be as follows: Claims allowed: Claims objected to: Claims rejected: However: Applicant's response has overcome the following rejection(s):	AS DE THE PLUNC DATE OF THE STREED AS NEW MATTER SINCE THAT STREED. THE NEW CLAIM CONTINUED THAT WAS NOT AN THE LAST CLED SINCE THE LA
NOTE: THE NEW SUBSTITUTE. SPECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE CONTAINS SUBTICE. Newly proposed or amended claims would be allowed if subthe non-allowable claims. Upon the filing an appeal, the proposed amendment with the entered will be as follows: Claims allowed: Claims objected to: Claims rejected: However: Applicant's response has overcome the following rejection(s):	AS DE THE PLUNC DATE OF THE STREED AS NEW MATTER SINCE THAT STREED. THE NEW CLAIM CONTINUED THAT WAS NOT AN THE LAST CLED SINCE THE LA
NOTE: THE NEW SUBSTITUTE. SECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE, CON WITH DETAILS MAY BE, CON WOULD BE AND INTRODUCED IN THE SECIFICATION AS ON CONTAINS SUBTRIBUTED IN THE SECIFICATION AS ON WOULD be allowed if subtraction and subtraction and subtraction would be allowed if subtraction be as follows: Claims allowed: Claims allowed: Claims rejected: However: Applicant's response has overcome the following rejection(s): The affidavit, exhibit or request for reconsideration has been considered but do the considered because applicant has not shown and the considered because applicant has not shown.	AS OF THE PILLIC DATE OF THE AS OF THE AS NEW MATTER SINCE THAT IS AND AN THE LAST CLAIMS WILLIAM THAT WAS NOT AN THE WAS COMMITTED THAT WAS NOT BE CAUSED. In not be entered and the status of the claims will be entered and the status
NOTE: THE NEW SUBSTITUTE. SECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE CONTINE SUBJECT OF THE ORIGINAL SOME. 2. Newly proposed or amended claims would be allowed if subthe non-allowable claims. 3. Upon the filing an appeal, the proposed amendment will be entered will be as follows: Claims allowed: Claims rejected: Let the contine the following rejection(s): However: Applicant's response has overcome the following rejection(s): The affidavit, exhibit or request for reconsideration has been considered but do the contine the following rejection (s): The affidavit or exhibit will not be considered because applicant has not shown presented.	AS DE THE PLUNC PATE OF THE AS DE THE STREED AS NEW MATTER SINCE THAT IS NOT AN THE LAST CLE MATTER THAT WAS NOT BE CAUSED. The property of the property of the dains will be caused by the company of the caused by the ca
NOTE: THE NEW SUBSTITUTE. SECIFICATION IS AND COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE CONTAINS SUBTEMBLE AND INTRODUCED IN THE SECURIARISMAN SUBTEMBLE AND INTRODUCED IN THE ORIGINAL SUBTEMBLE AND INTERPOLATION IN THE ORIGINAL SUBTEMBLE AND	AS DE THE PLUNC PATE OF THE AS DE THE STREED AS NEW MATTER SINCE THAT IS NOT AN THE LAST CLE MATTER THAT WAS NOT BE CAUSED. The property of the property of the dains will be caused by the company of the caused by the ca
NOTE: THE NEW SUBSTITUTE. SECIFICATION IS AN COPY IS NOT A COPY OF THE ORIGINAL FILED. APPLICATION. SOME OF THE DETAILS MAY BE, CON WITH DETAILS MAY BE, CON WOULD BE AND INTRODUCED IN THE SECIFICATION AS ON CONTAINS SUBTRIBUTED IN THE SECIFICATION AS ON WOULD be allowed if subtraction and subtraction and subtraction would be allowed if subtraction be as follows: Claims allowed: Claims allowed: Claims rejected: However: Applicant's response has overcome the following rejection(s): The affidavit, exhibit or request for reconsideration has been considered but do the considered because applicant has not shown and the considered because applicant has not shown.	AS DE THE PLUNC PATE OF THE AS DE THE STREED AS NEW MATTER SINCE THAT IS NOT AN THE LAST CLE MATTER THAT WAS NOT BE CAUSED. The property of the property of the dains will be caused by the company of the caused by the ca